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## **REMARKS**

Claims 1, 4 and 6-18 as amended, remain herein. Claims 2-3 and 5 are canceled and claims 1, 9 and 18 are amended or added for clarity. The amendments are supported throughout applicants' specification and drawings.

1. Claims 1-3 and 5-11 were rejected under 35 U.S.C. § 102(b) over Uchiyama U.S. Patent 5,851,060 and Kwon U.S. Patent 5,772,301.

Uchiyama describes a device that functions as a video projector and a slide projector. Similarly, Kwon describes a device that operates as either a slide projector or a liquid crystal projector. While both Uchiyama and Kwon comprise a projective display device with multiple modes of operation, the light path utilized for all modes involves at least one of an image forming component and a projection lens. Claims 1 and 9 are amended to clarify the configuration of "second light path which does not include both the two-dimensional image forming part and the enlarging and projection part." Uchiyama and Kwon fail to disclose all elements of applicants' claims. Reconsideration and withdrawal of this rejection are respectfully requested.

2. Claims 4 and 13-17 were rejected under 35 U.S.C. § 103(a) over Kwon U.S. Patent 5,772,301, Tatsuo JP 08-062721, Uchiyama U.S. Patent 5,851,060, Nagasawa U.S. Patent 7,133,078 and Weber U.S. Patent 6,364,487.

However, Kwon, Tatsuo, Uchiyama, Nagasawa and Weber <u>fail to</u> disclose the configuration recited in amended claims 1 and 9, namely a "second light path which does not

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include both the two-dimensional image forming part and the enlarging and projection part,"

And, there is nothing in any of those cited references or anything else in this record that would

have suggested modifying or combining any portions of their disclosure effectively to anticipate

or suggest applicants' claimed invention to one of ordinary skill in this art.

For the foregoing reasons, Kwon, Tatsuo, Uchiyama, Nagasawa and Weber are

inadequate grounds for rejecting applicants' claims 4 and 13-17 under 35 U.S.C. § 103(a).

Reconsideration and withdrawal of the rejection is respectfully requested.

Accordingly, the application is now in condition for allowance and a notice to that effect

is respectfully requested. The PTO is hereby authorized to charge/credit any fee deficiencies or

overpayments to Deposit Account No. 19-4293. If further amendments would place this

application in even better condition for issue, the Examiner is invited to call applicants'

undersigned attorney at the number listed below.

Respectfully submitted,

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Date: October 9, 2009

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